

STRENGTHS AND WEAKNESSES OF INTER-STATE CASES BEFORE THE EUROPEAN COURT OF HUMAN RIGHTS

VILLA MOYNIER, 120B RUE DE LAUSANNE, GENEVA | **MONDAY 12 MAY 2025, 18:30-20:00**



Inter-State applications under the European Convention on Human Rights (ECHR) have been increasingly used in the last two decades. Most of those applications are related to armed conflict. Compared to individual applications, the inter-State complaint procedure under the ECHR has certain advantages (enabling *actio popularis*, less stringent admissibility criteria). Nonetheless, the recent rise in such applications has also brought significant challenges for the European Court of Human Rights.

The presentation from Judge Latif Hüseyinov will mainly focus on those challenges, in particular the determination of a State's extraterritorial jurisdiction in armed conflicts, the interaction between inter-State cases and overlapping individual applications, the use of interim measures in inter-State cases and the execution of inter-State judgments.

INTRODUCTION

Paola Gaeta, Director, Geneva Academy

MODERATOR

Zoi Lafazani, Teaching Assistant, Geneva Academy

SPEAKER

Judge Latif Hüseyinov, Judge of the European Court of Human Rights

ABOUT THE GENEVA ACADEMY TALKS

The Geneva Academy Talks (previously 'IHL Talks') consist of a series of events on contemporary issues of international law in armed conflicts and post-conflict situations. They target academics, practitioners and policy-makers – representatives from states, the United Nations and other relevant international organizations – as well as civil society. This activity is open to all students and Executive Master participants.

DRINKS

This event will be followed by drinks.

REGISTRATION

Register here:
<https://bit.ly/3EcNASN>

